

UNITED STATES BANKRUPTCY COURT
DISTRICT OF MINNESOTA

In re: Ch. 7
Von Ro Corporation, BKY. No. 13-34910
Debtor.

Stephen J. Creasey, Trustee. ADV. No. 14-03162
Plaintiff

VS.

Mark J. Mimbach;
M.J. Mimbach, Inc.;
Spire Credit Union f/k/a Greater Minnesota Credit Union,
And John Doe 1-x, Jane Doe 1-x, ABC corporation,

Defendants.

STIPULATION TO EXTEND DEADLINE

This Stipulation is entered into by and between the Plaintiff, Steven J. Creasey, Trustee, and Defendants Mark J. Mimbach and M.J. Mimbach, Inc. (collectively, the "Parties"), by and through their undersigned legal counsel, who hereby stipulate and agree as follows:

1. The date by which Defendants Mark J. Mimbach and M.J. Mimbach, Inc. must answer or otherwise respond to Plaintiff's Complaint herein is extended through and including January 30, 2015; and
2. Pursuant to Local Rule 9011-4(f), the Parties agree that this Stipulation may be filed by counsel for the Plaintiff with the electronic signatures of all counsel.

**LAPP, LIBRA, THOMSON,
STOEBNER & PUSCH**

Dated: January 16, 2015

/e/ Ralph V. Mitchell
Ralph V. Mitchell #184639
120 South Sixth Street
Suite 2500
Minneapolis, MN 55402
(612) 338-5815

ATTORNEY FOR PLAINTIFF,
STEPHEN J. CREASEY, TRUSTEE
OF THE BANKRUPTCY ESTATE
OF VON RO CORPORATION

KIDWELL LAW OFFICE

Dated: January 16, 2015

/e/ Brian F. Kidwell
Brian F. Kidwell #146493
4601 Excelsior Blvd.
Suite 500
St. Louis Park, MN 55416
(763) 218-0018

ATTORNEY FOR DEFENDANTS
MARK J. MIMBACH and
M.J. MIMBACH, INC.

UNITED STATES BANKRUPTCY COURT
DISTRICT OF MINNESOTA

In re: Chapter 7
Von Ro Corporation, BKY 13-34910-GFK
Debtor.

Stephen J. Creasey, Trustee, ADV NO. 14-03162
Plaintiff
vs.

Mark J. Mimbach;
M.J. Mimbach, Inc.;
Spire Credit Union fka Greater Minnesota Credit Union,
and John Doe 1-x, Jane Doe 1-x, ABC corporation,
Defendants

**ORDER APPROVING
STIPULATION TO EXTEND DEADLINE**

This matter came before the court upon the Stipulation entered into by and between the Plaintiff, Steven J. Creasey, Trustee, and Defendants Mark J. Mimbach and M.J. Mimbach, Inc. to extend the deadline by which Defendants Mark J. Mimbach and M.J. Mimbach, Inc. must answer or otherwise respond to Plaintiff's Complaint herein.

ORDERED:

1. The Stipulation is approved.

2. The date by which Defendants Mark J. Mimbach and M.J. Mimbach, Inc. must answer or otherwise respond to Plaintiff's Complaint herein is extended through and including January 30, 2015.

Dated:

GREGORY F. KISHEL
UNITED STATES BANKRUPTCY JUDGE